```
1
2
3
 4
5
6
 7
                     IN THE UNITED STATES DISTRICT COURT
8
                   FOR THE EASTERN DISTRICT OF CALIFORNIA
9
10
   KEITH STAFFORD, an
                                         CIV NO. S-04-47 GEB PAN
    individual,
11
                   Plaintiff,
12
                                         ORDER
         v.
13
   UNITED TREASURES, INC., a
14
   Washington corporation,
15
                   Defendant.
16
17
              The Final Pretrial Order filed June 21, 2005 ("FPO"),
18
   obligated the parties to address "any evidentiary dispute capable
19
   of being resolved in limine" by a procedure prescribed in Section
   III of the FPO. (FPO at 3-4.) Since the parties failed to follow
20
21
   the prescribed procedures, the disputed motions in limine are
22
   denied.1
23
              IT IS SO ORDERED.
   Dated: June 30, 2005
24
                                   /s/ Garland E. Burrell, Jr.
                                   GARLAND E. BURRELL, JR.
25
                                   United States District Judge
26
27
28
```

 $^{^{\}scriptscriptstyle 1}$ $\,$ The parties erroneously assumed they had authority to notice the motion for hearing on July 12, 2005. The ruling herein vacates that notice.